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THE NORTHERN DISTRICT OF MISSISSIPPI, WESTERN DIVISIO

KENNETH P. RAINEY,

Plainitiff,

v.

No.: 3:070154-B-A

Jury Demanded

CITY OF RIPLEY, MISSISSIPPI COUNTY OF TIPPAH, MISSISSIPPI, TIPPAH COUNTY SHERIFF DEPARTMENT. CITY OF RIPLEY POLICE DEPARTMENT, KEN WALKER, BERT WILKINS, and, SCOTT WHITE.

Defendants.

### **COMPLAINT**

Comes now the Plaintiffs, Kenneth P. Rainey, (hereinafter referred to as Plaintiff), and sues the Defendants, City of Ripley, Mississippi, County of Tippah, Mississippi, Tippah County Sheriff Department, City of Ripley Police Department, Ken Walker, Bert Wilkins, and Scott White, (hereinafter collectively referred to as Defendants) and for cause would show unto the Court:

### **Parties**

- Kenneth P. Rainey is a resident of Tippah County, Mississippi who resides at 1. 552 E. Walnut Street, Ripley, Mississippi 38652.
- The Defendants City of Ripley, Mississippi is a municipality organized under 2. the laws of the State of Mississippi and may be served with process at the office of the City

Attorney at 500 S. Main St., Ripley, MS 38663.

- 3. That the Defendant County of Tippah, Mississippi is a county government organized under the laws of the State of Mississippi and may be served with process at the office of the County Attorney at 105 E. Spring St., Ripley, MS 38663.
- 4. That the Defendant Tippah County Sheriff Department is the law enforcement body of Tippah County, Mississippi and may be served with process at 204 W. Spring St., Ripley, MS 38662.
- 5. That the Defendant City of Ripley Police Department is the law enforcement body of the City of Ripley, Mississippi and may be served with process at 604 S. Main St., Ripley, MS 38663.
- 6. That Defendant Ken Walker is in the employ of the City of Ripley Police

  Department as a police officer and may be served with process at 604 S. Main St., Ripley, MS

  38663.
- 7. That Defendant Bert Wilkins is in the employ of the Tippah County Sheriff as a deputy sheriff and may be served with process at 204 W. Spring St., Ripley, MS 38663.
- 8. That Defendant Scott White is in the employ of the City of Ripley Police

  Department as Assistant Chief of Police and may be served with process at 604 S. Main St.,

  Ripley, MS 38663.

### Jurisdiction

The jurisdiction of this Honorable Court of the matters complained of herein is predicated and founded upon violations of the Civil Rights Act (42 U.S.C. Sec. 1981 *et seq.*). And, the facts that all of the actions which bring about this cause of action occurred in or about Tippah County,

Mississippi which is situated in the Western Division of the Northern District of Mississippi.

That the damages sought in the matter in controversy and to which the plaintiff believes they are entitled exceeds, exclusive of interest and costs, the sum specified by 28 U.S.C. 1332.

## Jury Demand

The Plaintiff demands a jury to try this cause when the issues are joined.

# Facts Common to All Claims

- 1. That at all times complained of Defendant Ken Walker acted as agent of the Defendant City of Ripley, Mississippi. And, that Defendant City of Ripley, Mississippi at all times ratified the actions of Defendant Ken Walker.
- 2. That at all times complained of Defendant Bert Wilkins acted as agent of Defendant Tippah County Sheriff Department. And, that Defendant Tippah County Sheriff Department at all time ratified the actions of Defendant Bert Wilkins.
- 3. That at all times complained of Defendant Scott White acted as agent of Defendant City of Ripley Police Department. And, that Defendant City of Ripley Police Department at all time ratified the actions of Defendant Scott White.
- 4. That on or about November 24, 2004, the Plaintiff entered his residence. On the date in which he entered this residence, the Plaintiff was separated from his wife. The Plaintiff was under no court order or agreement to not be at the residence.
- 5. The Plaintiff's wife, not expecting her husband to be in the residence, called 911 and alerted the authorities.
- 6. Based upon information and belief, Defendant Ken Walker of the City of Ripley Police Department and Defendant Bert Wilkins of the Tippah County Sheriff Department were dispatched to the scene.

- 7. The Plaintiff knew and was familiar with both Defendant Ken Walker and Defendant Bert Wilkins prior to this particular incident. And, based upon information and belief Defendant Ken Walker and Defendant Bert Wilkins knew and were familiar with the Plaintiff.
- 8. That upon seeing Defendant Ken Walker and Defendant Bert Wilkins at his residence the Plaintiff greeted them.
- 9. Defendant Ken Walker immediately attacked the Plaintiff causing him serious injury which required the Plaintiff to seek medical treatment and incur medical expenses at the Tippah County Hospital.
- 10. That during the attack of the Plaintiff by Defendant Ken Walker, Defendant Bert Wilkins took no actions to stop the attack or to protect the Plaintiff from the attack.
- 11. That at no time prior to or during the attack of the Plaintiff did the Plaintiff pose a threat to either Defendant Ken Walker or Defendant Bert Wilkins.
- 12. Based upon information and belief, that the attack of the Plaintiff resulted from an established policy and procedure of both the City of Ripley Police Department and the Tippah County Sheriff Department.
- 13. Based upon information and belief, that as a result of this incident officials of both Defendant City of Ripley, Mississippi and Defendant Tippah County, Mississippi took actions to have the Plaintiff disqualified as a Reserve Deputy Sheriff for Pontotoc County, Mississippi.
- 14. That because of the actions of Defendant City of Ripley, Mississippi and Tippah County, Mississippi by and through the actions of their respective agents have caused the Plaintiff damages in the amount of medical expenses and damages to his reputation and character.
  - 15. The Plaintiff seeks both compensatory and punitive damages in an amount to be

proven at a hearing of this cause but to be no less than Two Million (\$2,000,000.00) Dollars. For assualt and battery, defamation of character, and violations of the Plaintiff's civil rights.

#### Count One

# Assault and Battery

- 16. The Plaintiff reiterates, restates, and incorporates by reference all of the allegations contained in paragraphs 1-15 of the Complaint.
- 17. That on or about November 24, 2004, Defendant City of Ripley, Mississippi and Defendant Tippah County, Mississippi did by and through the actions of their respective agents Defendant Ken Walker and Defendant Bert Wilkins did assault and cause bodily harm to the Plaintiff at a time when the Plaintiff was lawfully in his home.
- 18. That at no time did the Plaintiff pose a threat to either Defendant Walker of Defendant Wilkins. And, that said attack was unprovocated.
- 19. That due to the assault and battery of the Plaintiff by the Defendants, the Plaintiff had to seek medical treatment and did incur medical expenses for said treatment.
- 20. Further, that due to the assault and battery of the Plaintiff by the Defendants, the Plaintiff has suffered permanent scarring and disfigurement to his body.
- 21. That due to the assault and battery of the Plaintiff by the Defendants, the Plaintiff has been damaged in an amount to be proven at a hearing of this cause.

### **Count Two**

### **Defamation of Character**

- 22. The Plaintiff reiterates, restates, and incorporates by reference all of the allegations contained in paragraphs 1-21 of the Complaint.
  - 23. That following the assault and battery on the part of the Defendants, the Plaintiff

was removed as reserve deputy sheriff for Ponotoc County, Mississippi.

- 24. Based upon information and belief, his removal from the position of deputy sheriff in Ponotoc County, Mississippi resulted out of actions from the Defendants or resulting from the actions of various agents of the Defendants.
- 25. That these actions included but were not limited to comments which were not truthful in nature regarding the incident which occurred in the Plaintiff's home on or about November 24, 2004.
- 26. That as a result of these actions, the Plaintiff suffered damage to his character and reputation in the community.
- 27. That as a result of this defamation of character, the Plaintiff has been damaged in an amount to be proven at a hearing of this cause.

### Count Three

# Violation of Civil Rights

- 28. The Plaintiff reiterates, restates, and incorporates by reference all of the allegations contained in paragraphs 1-27 of the Complaint.
- 29. That the Defendants by and through the actions of their respective agents did willfully violate the civil rights of the Plaintiff in violation of 42 U.S.C. 1983 *et seq.* by attacking and causing physical harm to the person of the Plaintiff.
- 30. That the Defendant by and through the actions of their respective agents did willfully violate the civil right of the Plaintiff in violation of 42 U.S.C. 1983 *et seq.* by taking steps to disqualify the Plaintiff as a reserve deputy sheriff for Ponotoc County, Mississippi.
- 31. That as a result of the disqualification of the Plaintiff as a reserve deputy sheriff for Ponotoc County, Mississippi, the Plaintiff had to incur substantial legal fees in order to be

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reinstated to said position.

32. That due to the Defendants' violation of the Plaintiff's civil rights, by and through the actions of their respective agents, the Plaintiff was damaged in an amount to be

proven at a hearing of this cause.

WHEREFORE, premises considered, the Plaintiff prays:

1. That proper process and notice issue and be served upon the Defendant herein

requiring them to answer this complaint.

2. That the Plaintiff reserves the right to amend the complaint.

3. That upon a hearing of this cause that the matters in controversy be decided by a

jury.

4. That upon a hearing of this cause, the Plaintiff be awarded damages both

compensatory and punitive in a total amount of no less than Two Million

(\$2,000,000.00) Dollars.

5. For such other and further relief as may be just and proper within these premises.

Respectfully submitted,

NEAL H. LABOVITZ #1749

Attorney for Plaintiff

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Southaven, MS 38671

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